

IN THE UNITED STATES OF AMERICA
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

EX PARTE:

Eric Pernard Roberson

[Complaining
Victim/Witness]

Complainant

VS.

Harris County District Judge:

263rd Jim Wallace

Harris County District Attorney's

Office Of Kim Ogg

Defense Attorney

Jim Barr TB# 01798600

[Defendant's/Respondent's]

IN THE UNITED STATES ATTORNEY'S

OFFICE AND GRAND JURY

IN THE UNITED STATES MAGISTRATE'S

OFFICE / COURTS

CRIMINAL COMPLAINT NO.:

United States Courts
Southern District of Texas
FILED

NOV 09 2017

David J. Bradley, Clerk of Court

United States Citizen, Eric Pernard Roberson's Petition For
An Independent Action To Bring Effective Redress Of
Grievances For Processing Criminal Complaints Unto THE
United States Grand Jury, And The United States Attorney's
Office For Racketeering Corrupt Influenced Organization
[R.I.C.O.] And Other Crimes Maintaining On-Going Criminal
Victimization Against Him/Witness - Complainant

TO THE HONORABLE UNITED STATES DISTRICT JUDGE /
COURTS, PRESIDING FOR THE UNITED STATES OF AMERICA
FOR THE SOUTHERN DISTRICT OF TEXAS, HOUSTON DIVISION

Comes now, United States Citizen, and Harris County Houston Texas,
Resident of 9390 F.M. 1960 Apt. 610 Bypass rd. Humble, TX 77336
to with Eric Pernard Roberson [United States Social Security No.
- and currently incarcerated in Harris County, Texas
under spn# 02351351, brings Criminal Complaints to which
Evidence, supported by the record, are herein Identified to sustain
the truth and validity of the same. Eric Pernard Roberson, hereafter
"Complainant" brings this Action Independently of any other
actions, and not as a Civil Right Violation Action, but only as
a Criminal Complaint [Action] where Complainant moves the
United States Attorney and Grand Jury to obtain evidence
and affidavits to initiate immediate Criminal Justice Processing
of filing of Criminal Charges / Complaints for Criminal Acts
herein identified within sworn witness / victim Affidavits
and to provide Complainant any required victim and witness
protection against continued Criminal victimizations by Criminal
Acting Parties, and to cause pursuant operations of law the
Arrest and Prosecution of such Criminal Actors, and restrained
them from Contacting Complainant and in protection of Public
Welfare, Investigate the Customs and Practices of these Criminal
Actors for Public Safety.

GENERAL OVER ALL STATEMENT OF THE FACTS UNDERLYING THE COMPLAINTS IN THE AFFIDAVIT

I

On or about April 18, 2017, Eric Bernard Roberson, and also defendant, was accused, charged, and arrested for an infamous accusation, in which accusation stands alone, lacking material facts to continue defendant's detention.

II

The defendant has been unlawfully detained for approximate (7) months for Aggravated Robbery, in which defendant has recognized his injuries, and has asserted his rights through the office of Habeas Corpus, whereas no return has been made, nor has a hearing been held upon statute.

III

Those acting "under color" does not have to be reminded of their duties, and when acknowledged from those who are injured from their mistake, absent any correction, show malice and corruption supported by the record through the Harris County District Clerk's Office.

IV

Harris County District Judge Mr. Tim Wallace, Harris County District Attorney's Office, and Defense Attorney Tim Barr, knowingly and intentionally conspires on illegal confinement on complainant/victim with no regard to law.

COMPLAINANT Eric Pernard Roberson's ITEMIZED LIST OF PARTICULAR ACTIONS OF EFFECTIVE REDRESS OF HIS Grievance HEREIN MADE UNTO THE UNITED STATES ATTORNEY AND GRAND JURY

- (1). The defendant has filed, supported by the record, a writ of habeas Corpus in October 2017. This writ was address to both District Attorney for the State, and District Court 263 Of Harris County, Texas, challenging my restraint and illegal custody, and no return nor hearing was held. And according to Title 18 U.S.C. A. § 242, a district-judge and state officials, may be found criminally liable for violation of civil rights even though they may be immune from damages under the civil statute Dennis V. Sparks, 449 U.S. 24 (1980); where knowledge to prove intent is present, and the 14th Amendment is voluntarily violated, and defendant is "Kidnap" against his will and or unlawfully, and authority used for purposes of "Corrupt influenced organization" with knowledge, and no regard for the United States Constitution.
- (2). In Ex Parte Williams, 587 S.W.2d 391 (1979), a complaint charging defendant with offense is not sufficient, standing alone, to prevent defendant's release on writ of habeas Corpus.
- (3). V.T.C.A., GOVT. Code T.2, Subt. G App. B, Jud. Conduct, Canon 3 states "(5)(B) A judge shall perform judicial duties without bias or prejudice.
- (4). Tex. Disciplinary Rule of Professional Conduct Rule 3.1 states "A prosecutor shall not bring a criminal action or threaten to bring a criminal, that the prosecutor knows is not supported by probable cause

PRAYER

Wherefore, Complainant prays that this Supreme Justice exercise it's jurisdiction over this proceeding by excepting complainant's complaint to redress grievance on those involved in criminal conspiring on obstructing justice, in which complainant is entitled to justice by the record.

CERTIFICATE OF SERVICE

I, Eric Bernard Roberson, do certify that a copy by law has been served to the following parties involved by mail through the Harris County District Clerk's Office Mr. Chris Daniel as follows below:

Houston Police Department Internal Affairs Division

Harris County District Judge

Of Court 263rd

Eric Roberson

02351351

701 N. San Jacinto

Harris County District Attorney's
Office

Houston, Texas

77002


Jim Barr TB#01798600

448 W. 19th St. #534 Hcu, Tx 77008

COMPLAINANT Eric Pernard Roberson's OFFICIAL
COMPLAINING WITNESS STATEMENT WITH AFFIDAVIT
AFFIDAVIT

I Eric Pernard Roberson, United States Social Security Number 631-12-5301 (Supra) Swears, and declares under penalty of perjury that these statements hereinbelow are true and correct to the best of my knowledge, and that I am over 18 years of age, can read and write the English language, and have hereby composed this statement with my own hands, with full knowledge and understanding of their meaning, and without any coercion to do the same, and by the power and authority of Sec. 1746 Title 42 U.S.C.A and Chapter 132 of Texas Civil Practice And Remedies Code I do herewith swear to the truthfulness and complete factuality of the following Statement.

Signed on the 8 day of November, 2017.

X 
Signature of Complainant

THE STATE OF TEXAS
VS.

02351351

ERIC ROBERSON
905 CYPRESS STATION
HOUSTON, TX

SPN:
DOB: BM ~~07-11-1988~~
DATE PREPARED: 4/19/2017

D.A. LOG NUMBER: 2347211
CJIS TRACKING NO.: 9265175389-A001

BY: AP DA NO: 069051500
AGENCY: HCSO
O/R NO: 1761800
ARREST DATE: 04/19/2017

NCIC CODE: 1204 04

RELATED CASES:

FELONY CHARGE: Aggravated Robbery - Deadly Weapon

CAUSE NO:

HARRIS COUNTY DISTRICT COURT NO:

NEXT SETTING DATE:

1548367

263

BAIL: \$40,000

PRIOR CAUSE NO:

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, ERIC ROBERSON, hereafter styled the Defendant, heretofore on or about APRIL 18, 2017, did then and there unlawfully, while in the course of committing theft of property owned by CLAUDIA MANDUJANO, and with intent to obtain and maintain control of the property, INTENTIONALLY AND KNOWINGLY threaten and place CLAUDIA MANDUJANO in fear of imminent bodily injury and death, and the Defendant did then and there use and exhibit a deadly weapon, namely, A FIREARM.

Before the commission of the offense alleged above, on FEBRUARY 22, 2011, in Cause No. 1208063, in the 177TH District Court of HARRIS County, Texas, the Defendant was convicted of the felony offense of BURGLARY OF A HABITATION.

FILED

Chris Daniel
District Clerk

JUN 22 2017

Time:

Harris County, Texas

By

Deputy

Foreman

339th

FOR THE PEACE AND DIGNITY OF THE STATE.

FOREMAN OF THE GRAND JURY

INDICTMENT

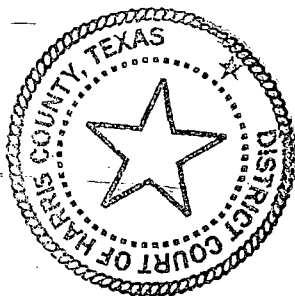
4 april

STATE OF TEXAS
COUNTY OF HARRIS
I, Chris Daniel, District Clerk of Harris County, Texas, certify that
this is a true and correct copy of this original record filed and or recorded
in my office, electronically or hard copy, as it appears on this date.
Witness my official hand and seal of office this

CHRIS DANIEL, DISTRICT CLERK
HARRIS COUNTY, TEXAS

Deputy

JUN 22 2017



E

HARRIS COUNTY SHERIFF'S OFFICE JAIL

Name: Eui P. Nakano

SPN: 02381351 Cell: 7M1

Street 701 North San Jacinto Street

HOUSTON, TEXAS 77002



United States Courthouse
Southern District of Texas

NOV 09 2017

United States District Court

Houston Division

INDIGENT

P.O. Box 61010, Houston, Texas, 77208

